EXHIBIT #1

·2-0.2 2 P29 MAR - 22022 Time: Harris County, Texas Tithe Honorable Judg of the Si nes now Mrs of orathy M. Cate and Son entisa Complaning of evel district Court ste de Texas, inflase noue Distrineiration, Travel and Breech retracts and ohn Courses of action with while Causes oxisting the Lephelante are row Hipe for Mosecution of Tully Correct and Factual. This instrument is of poor quality at the time of imaging

5920 Hunning Bird, Houston, Texas Harris Country, where he was and Can Be Served with Process, The Defendants at all state Insurance Company, Is an Illionois Corporation doing ausines In Harris County, Texas and May be sowed with proon buy Source ets attaney of necond, at the allher at its Illionoe's Sociation. The Venue in proper In Harris County Total beleaux the Incidente Couplained alient all Occurred in Harris Courte 140. Plaintiffs Can lavily Show that each accident that occurred, were the Algerdant Fault while each accident Occurred while the Plantys were Setting at a Stop Sight while the Light while

, Enlighte 3-6-10735 Bookbon 1 & File Consultaint SD For 310281 at

Could testing In Court and Medical Bills that world show their danages their Plenitive Sawages and their Past, Mount, and Future Mulsials and also; their Pain and Suffring that they had to include over the years Because of the defendante stone Found, Committing theff, webile the defudants all state Employees the Houston Police alepartment to Conduct Interpersence With such one of the Paintigs Claims. no motter what the plaintigh done to Coophote with the definition they would Continue to life lichive the leasels of the Houston Police department. The Plainty Christoph X. Cato Con Show that he was driving his vehicle at the intersection of Scott and annie In Houston, Harris County, Texan When his vehicle was speddenly Villentily Struell by a Vehicle driffen, beg and seened by Kulan HWraiz. (Mentages Alexand Decumental -1 Eved ex 10/04/32 Alexand Parts of 31/10 Ball Sight for at Spart 10 sour when his Vehicle War Suldgely Street from behind by Bulan Breina, Mr. Cotos Vehicle War Splanked from behild Causing the men vapille he was driving to be totaled. Mr. Cate Can Thou the Tudy, the Court and the War neglibert or contributed sie aug Way to the Collinsion which cause mh, Cote While to be totaled-fug all state Imsurance Company (a/11) the abjudants. The Planting well State In the court of Same that Rulien Rivna is fully of sorbed of More Octo of mag begins at the time, and Place of the Collision, all Impuries wehich were Suffered by the Plaintist Christophe Cate which the Plainty Can prove as Follows, 1. The defendante failed the Maintain Prop or Bollout 2. The defendants sailed to how the Vehicle under Inopa Control.

G; The 4:23 de 3/35 Document 1.1 Filed on 10/10/123 in TXSD Page 6 of 31 Sehiele at a great rate of Spal than allowable be Law, Ohn 35 M. A. A and Instant; At Saint 55 M. D. L. as a forson alko Upould use Dirdinary Come who were have been skriving Under the same & Similar AirCunstances Each and al of the foregoing active best of Omission buf Kielen Livera as Stated: he was meglent, he was quilty of takeling Out the Plaintiffe While, he falsel ta Contrel his Speed, he failed to Properly Sport out, he failed to Separately and concurrently, a direct and prolinate caux of the Collision Made the Gegal Samout for the Basis for the Plantigs to Sue, the pri; the Placety Christopher Cate Comen Moder Shering for bell the Imjunies he and his mother Dorothy H. Coto has Sufferd as a Result thing:

Case 4:23-cv-03735 Document 1-1 Filed on 10/04/23 in TXSD Page 7 of 31

Partiff, Would Show at our aleast the time of the accidents plantiff Christophu &, Cota war a Passerger in - , Vehicle Ovened and Arrivan by the Plainty/ Docthy M. Cate, were was Olrivily her Vehicle in the 5100 Block Of anline in which they were Stopped Sels. In Houston, Hassi County, Texas When the reelless chiver moned Bleber Bijaa Struck the Plaity from behind listetly and then Bailed Calallai Serilla from behind faitest Cast & Mad times with Christyper Cats got out of the Con to take the Cas from him blutel the Witnesses all. after Coreful Investigation it was found Out that Energial bounder Suffred from Sowe Medical Conditions or of this year 2022, alhile the Plantiff here and Stilling Souratigating these

For Official Governmental Use Only - Do Not Disseminate to the Public: 100759651 - Page

C/acquesti23-cvt/125 pourlems to ffed Missouria in 750 Page/99 35/by Pout, Show the Court that wang one of these Claims as Negat and are wally of Compansation. alkile the While Ounce day Energial Som Struck the Plantiff Vehicle from lachiel weble Kight for 16 sew. Before the part then while the he der bred ar totlet Out, by they Insurance Co, all state who let the time of the accident had the Plantiff Contred under a Policy of 100/300/100 for the years of ened accident. The Plantip Conspose that they were Corned by alkstate Insurance Company and Enrighe Somzales Pereirec a tillet ja Serkal Causes of Violations an a Matter of Jack Emryee Consider war little for Willing a Var Pump at the Stop and 60 gar Station Caering an explosion and he was mot corred by all State Insurance Co

. At 123-01-03/35 Document 1/1 Filed on 10/04/23 in TXSD, Page 90/31 Gt, Instead; allstate Put him into their Insurance Company, also; Stated By attorney Juin ada he is mot corred, they are going to Sul the Under Motorist Contrag and Your PIP But Instead; all state Conpany so they would not have the Insurance Pay the Plantiff Claims, these song Sortarda, then supleyed the Horston Police department and then level them this act by the Insurance Congrany and the Police dept welnt on for years and the Plaintiff Suspent the Police dept In to date present sell Invaling their Selfs for the Insurance of the Ditter bar the reasons aller from Statut growth the mest door meighbor who has been repeatably to prevent the

Will Case Stopped 735 Bound Bar File of 1004/22/19 TXSD Page To of 31 fells the Plantiff Speald mot be Couperated Or if the arms the Insurance Conjuny Colle All state. How de a Paleie de partauent aloue a Known Hooler determine their Souther ten, and their ability to rightfully Porfame their Paid duties. The Palie department morn spoke with the Planty But woods allow all state to use them as a sheld to hide labril while they would stal of PayMont acced to the Plaintepp, The Houston Polsee department and the Internal Offair division all have Shown mothy But, Correption and not to be talken an the truth plut smitted, The departments En efficient last fengane, It's a Attention on the highest lideal wins! Thorpae! the Plantiff Care Pray In a Court A Regliggine of the time and Place of the Collision -q-

. CM Signed 23-Contrat 3 polament Should at 1915/123 plex Sp. 1969 11 orghing On the Streets of Houston, But, Instead, he War on the Street with no Coverag, no type of Subility and Most of all he war tally Medicine at the time of the accept and the proven fact that this Plan was most even suppose to be driving on the steets.

Most for Many mondsum the Steets. Known as allstate Insurance Company of the Cetyof Houston, The Houston Police Obsporthant, the City of Houston Polici deportment, also: Enoun as the Internal affaire devisions. For France, For Squiz to the Court, for deseption, For the illagal lese of Prejote property, for the Ellegal lese of ones mame and copy right for the illegal ase of the Insurance of the a lautifu for allowing the plantiff to have to andore poin and Supply for all gete the planty Comp auth behile Plant to The

(1) Lise 4:27-14-03/35 Logumer 1-1 Filed on 20/04/28 in The Page 12 1 3/2 up the defendante queidents which were Ousuland on the active meglingence all danage now that the plantish would Mour be able to Show the Court Ofthe years of Institujations and Robins the Plantish from receiving due Procen Under the Salu and Cauna evregone of these Cause of actions ling brought his the Partys whee Shaws the Court hise hask been Memoraes of act of Civil and Court of Civil and which have resultant In the Wiff district Court of Saw behild the the deficate Selled around freely the Plantys Suffered Edwages, Part Madried, Assent Modried, Fature Mids and Coushow the Court for the Masons States In this Saw Suit Pair and Saffring and other Cause of actions allowable the Turidection of the Sail, Count, -1/-

The gase 4:23 the 37/2 beint of full Ababbook Bon IXSD / Roma 13 of 31 Prove that the defendants are al responsible for bailing to protect the right of the Plaits and Instead: They the Police department Abelided to Colon-up the Injustice that Was done to the Plaintys after all as as if that warnt awargh so they Test decided the hell with the Saul For test Color up the Institute and shope it would test go away - The " lautife would also; ask the Court to Endr the defendants to moduce the Instead the live to tell the Court why the Planty god with and the Agadante develop Day to houston Police deportment. There: the Plant se Come mour Suig the Legislaite For each and all of the foregoing acte, By Othersian and Commission, which all Entine to be megling now off the

The Knowledge of 372 ph. Sophume por 1 Filed of 100 123 10 by South and 31 for 31 Upheld the Letter of the Saw. Each and all acts of the defendante was builty and sykally Augliseparately and Concurrently & Clivet and Proximate Caux of the act Coursel by defindante which would and A the basis of this Row Suit and the Personal damages and the Personal Injuries all of the Injuries Support by the Plaintiff on the result thereof! Plantip Caushow the Court on or about of the time of the actions of the defendante, who buy Odission and commission and by the Plainty truth, belowe tand the Plantiff has exercine from the Establish with out of their dawn Flinds to try this Moss, the now to try this Men I That toese if it would wall.

Male att 2000-03/10 Decline 11-1/5 jled on 10/04/23 in TXSD Page 15 of 31 the wrong they have done now the face allows the Plaintiff to exercise their Right Olse, Known as Human Rights So that Tustue Care le done. The Planty Christoph Coto Care Show test Case that behil he was on the Sich of Ele ith the Houston Police deportment, while the Unknown failed to Contract their Shad and failed to Maintain a proportockout the Vehicle War gay at a greater rate of SPad than itshould. Failur to Marke such opphistion of the breaker of their valuele. Elle a Person Using Ordhory Core World

Make Make Muda the Same or Similar arcen stances. Plantif Can Show Julia that the

Aflection 400 cv-0 x 50 is cumplet 1.1 Filed on 10/04/23 in TXSD/Page 16-pt 31 Without up Impotysting mot one Claim filed by the Plantiffe, The defendants repeately vistotal the right of the Duc Process of the Plantiff by discrimenting adjuist the Plantiff In orda to Cova the On of the defendants, The defendants lash breated but Instead; Seld on this Shit they faite, The paintiff from our reliables Testil, But Smstad Port theuselver and Elled the Court to Cope the tile so the Planting In the Mich of the deficient when your party and Just tople as Usuall the Applants one out as Uphadaut have the same to the the mexttoo mighten as a spy to see chop as if their Information would Apacl to a Beig sued for Seward Course of actions

-15-

Mark 1:23-cv-9/735 Bocyment Filed on 10/04/23 in JASD . Page 17 of 31 Plinting Danager, Past, Assent and Fature Medical Bills, and other damage allowable Unda the Saw along the Interest, Post Interest, at mot days than 35% annually. Of Defendante; Plainty Sak Suffered South and Offenside Personal hydrica, that
Possible Malica Core for their Ball Injuries

- The South Malica Core for their Ball Injuries that they sustained along with other miguies. Elhile the Plantiff have Surtained damages Flast derd well probably selfer such elements the plantiff have sleffered discharge Fathers In fai ment, desimished lerving Capacity auf a great Lost of Wages laceaux of The deflectant fies and France. Since the That Thiswilly Cost the Plainty Thiswise and probability, the

Just 4:23-4735/100 une of 1-1 Theor on 10/04/23 in TX50 Page 18 of 31 of, there accidents the Plantiff Sort their property and the Value and also, their Was larming Capalielity. On a Result of the deficients, they have been illagally definised of their rights Same time Staten from while leving the Apprind of their Soul Ind given rights. En a result of the defudante meghince the Plantiff ware Paying their Promision month to Month on time, mens Missing a Day mout. Court Just Caux to Sue the defendants Because Attended for a Parial of Time while the Plaintipp Suffered from the Ottions of the defend this town suitably and for the Tustice Can be Hone? -17-

Case 4:23-cv-03735 Document 1-1 Filed on 10/04/23 in TXSD Page 19 of 31 at the time of the three Collisions Cause and reputations were alfand and standard while the defineants were fail, the Planty were Answed and got mothing for mo Beason, other than the defendante gelt At War an oppurtunity Mark Money of Plantiffs Insurance Coverage, allstate Ausurance Company, Conspired against the Journey because they be the Houston Police Involver Legadapte Could hide lake the autification filed Complaints against the Houston e department, with me cin In Site to and anyong problem, the plantiff filed H, Ad Colina, For Magket, and ForExplotation late Prosent no Any astigation on mo Closure to own sa if the Myrrmation Provided quinst the defidante were true. The Planty and Core allow that mour, they would Ist the Court to Mayle them behole again of Parping for the Claims stated In this Paul-Suit. -18-

the Maity's Suffer now from the defendants, the depudants hide Couplaints Complied With one another, trash Sogal Complaints they refuse to Juvestigate the Complaints of the Plantiff as if they waiting for the time to expise so Selfs, But Shisterd the Money for them and mour therpe hoping to get this Case Settled Soit Can go away and they Can be free one again, Set it selant be a large Climb for the Apreland Set the Plantiff will be paid for every Election of their human right, aid-Rights and Other Causes of actions that the Plaintiff Can Suc for in the Court things, the Plaintiff would Task as a part of the Sett prient that Communal Charges would be Filed absainst the Algherlants for Interpressing to Dantiff the Rights and from presenting the autification of the Sport Under the aux as eleverited Im Dur Constitution.

. Ut Castle 28-cl-03772 Determent If Filed of 10/194/23 in TX20 Charge 21 of 31 the Marutiff property war totaled and they Surtain Influsion. The Opposite Vehicles were theiring the Insured De Chuld prok any Corprage, they is Way all state Started deverging the Startemate Claims, belause they the driven had no Coverage, they he the Afferdanta Kied area all Conspired with the Police department and the Insurance aloner with the Courts to Hosp-the Mevent the Inserance Company to have to pay
the Plainty. These Insteal; Paying
the Plainty the Defectants left the from tetting in the of the Plaintiffy we kich Panty Claims and Complaints all of the Some time then they Could close the file and mot Play mothing, what a fulled up System that philose itself mistriating the public and the

Celles Teste 4:29 Kulosofs Dokumbil-1 Gina od Dudhaiffx SD Joge 22 of these allogations and remarks and Princent Complainte that were Tiled resulting from the magligance of the Unisured Motorist weho wreited and totaled Property Anstant the Police department who Could have happening when the Complaint where living Filed. The Plantish were Covered on the Conflaint where Paid on time and way Fully Covered Forsonal Injust Protestion (PIP) Coverage
Eluga the Said Policies, Because all the Baciloute were all Universe fundament motorist and (PIP) Corprage Shortly Offers beck accident. Elen though the Plaintigh Elece Fally Covered, and their Policie, whe Paid In Fall, the dependant trud for The their way out By Setting up Blockages To the Plantip accouldn't get the Justice dec. The all of that Bullshit the Planityh Won

Case 4:23-cv-03/35, Document 1-1 Filed on 10/04/23 in TXSD 14/23 of 31 Houston Police department for the The accounte of the Insurance Policies, bulonging to the Planty's While the Included Interest of 35-% annually would be Incurring while this Same Suit Will Show that all state Insurance Company Refuse to Pay the Plantiff while the Policy Was and in full buit Instead; the defendants Paying the Paity all the algendante and the faity so that where for the painty which the Court probable Caus. The painty world with the Court probable caus that the Court probable caus the street for the painty so that white Can be done. The plainty world In Son the Court to allow this Cap to Dane Enfacement Con be Should Tast Investigate the Stolm Money De Plaintiff Grossmana Policy hig the Imsurance and lesters, and the Insuran Coupaula Lawight who prepartilely Paid theuselves thousands of follows, and st

/ MU Cast 4 /3-CV-03935 Goderment 1-1 Filed on 10/04/23 tri- TXSD Hage 14 DAVLVed og Of their actions while they were Committee there Criming acts, poping they usuall Les Protected by the houston Posicion depostma.
They knew the bay the oppier at
the Police department and fay the other
Causeers and thereselves the Pan would
Work Portect, but Smitead; It failed
and more the depudante been Caught.
The defendante manner and Bada premier Should be available through the houston Police department So the Officer Name Can be placed on the Grande Turific Vest. for prosecution and also the Plantiff well be demain lig the livel district fourt to luface all Contract Policies and glallars Manne or and usual warrante for The Ashelants and face them to post of some for lack this Companie, Austria and their arms should be southed up and her see the day of the stand as a street and then the Plantis and then all service this ancie liet backs Its mot ally a Crime, But as Monace to society

. Case 123-0403735 Dacyment 11 Filed 110/04/25 in TXSO Page 25 of 31 the Plaintiff Supposed they mour Come Surie the defendants for Serbral Causes of Octions and Civil Right and Constitund Right Vielations, France, Assirinuation Pailack to Pay the Plantform a timely Manner and For Kailing to Protect the Rights of the Standy for Feling Falling Falle Beports

Rights of the Saintiff for Feling Falling Falling Falling the Beports

Other Causes actions alleverable Unda Sand. Het ut also; In clude; other Causes of actions Sicherfore; the defendants are being Sued for lights of the Plaintiffs. Also; antiffs becauld ask for the defendants and also; and also; at the Ordered to pay for the damagn that their have caused the Plainty Smcluding Bud also the Planty Can Show that they are sutitled to plenitive, Past, Presut and Future and alsois 22-

Case 4:23-cv-03765 Boculind 4-1/Filed or 4000 ASUR Extent Store of all State Smooth Surauce Coupany for illegably Comprodising the Ideaty of the planting the Ideaty. Triving the Sufrentation to Unknown Officers without the Authorization of the Startiffe. The Saint for Information given to the Police depostment without the Houters Conseent. The I deating of the Plaintigh has Boy illegally Used and Compressind, but the houston Police department while the Aspendants have to date Present parent Tible one letiation Tiet and a Na For Parish of the Compaint Tilal over a the Sale State of the Parish Unstead State The Sale Manua and forged the manes on Cheeks to Pay the Houston Police defortment Thousands of Jain adjusted and the Principal Sough & for services morn rendered, Sing Swice Eyore Mora Prendred how in the Hold did The Sorey as Ashedoute Page their selfs which the Sortande tout Stop at fact of Constituen But and Constraints

Well Some Officers that Ja Sale, the Call it right, thise the Plantiffs Couplainte there if they find it, meensory just Pat the Ploith Couplainte In the trash and Call it tistificable. The Apadata have done mothing for Couplaince with Say But Instead, Tunt Pins on the autiff with made up Sques, and Mandaleut Process, this shit has been People In gle over 25 year, while the Alegally envove their sorry anea for the Business of the Doutiff, And the paintiff Thoday have Knawledge of the Set-up's that the dunder and doudant tried to Vetestrate But Instruct, Faifal, The Platesh Valencew to With all of their Cases, whater In Court or Outside of the Court, therefore, the Plantipp, Lowards the Honaale Tudge. If the Said Court to File a Criminale Couffin effedante who how dove have to, the to faity without Palabele Cases, therefore, Over to the Febral's Nashall office on Moseution

Uf The Egledister of 735 De Middle The yard both 20104/ Material Alle 25 fish That found out about the Orining action Of the defedante this you ar of Towning to So the Plantiff man Can Shave Probable Cause and for That Cause to Tile the Sayal Xaw Suit In the State Court. So that Justice Can be alone, The Plantiff also, Can prove thing Suffiel Sausges, Part Suffrig, Mesent Suffing Tuture Suffrie and Puntise dans ger along With othe Cause of dansager ar well and the date mollower for the Unnecessary actions of the depulante, to Horan the parety and to Conspire Judy to the west and the Convention The defendante all state Insurance Co. Cent Saparire and his associates who Intentionally Stole from the lautiffe. Intentionally Stole from the lautiffe. Talling the Said and the Said the Sudicial Septem the Mesecute.

THE COSE A CONSTRUCT DOCUMENTS FIRE OF MAN 4729 IN THE PERSON DOCUMENTS. the defindants In the amount of \$100,00000 In Danages, \$250,000,00000 In Punitive damages and \$ 25,000,000 00 In Part, Herent and Future Medicals and \$350,000,000 oc Im Pain and Suffering Court to pant the Tudgement against the Algendante Before trial or fand Olening this 50 that Turtie Can be done. Court that all the algorithm also be seeld and the to appear and answer all the dis Coverary horein as, reglested beg Law and at the hearing the deputants Woeld he spared Elawager In this Your Suit, for all the Interest, Cost of Court and Samign From and Interest, Cost of Court and Samign Fees and by whole the frantis wearld further relief Dent that that they are Tuitly artitled to. Dorothy M. Cato 17/0 Boggess Rd. Houston, Texas 17016-2805

-24-



I, Marilyn Burgess, District Clerk of Harris County, Texas certify that this is a true and correct copy of the original record filed and or recorded in my office, electronically or hard copy, as it appears on this date.

Witness my official hand and seal of office this September 18, 2023

Certified Document Number: 100759651 Total Pages: 29

Marilyn Burgess, DISTRICT CLERK

Marily Burgess

HARRIS COUNTY, TEXAS